

Treasury Department,

BUREAU OF THE MINT,

Washington, D. C., October 19th, 1882.

J.E.

Sir:

I have received your letter of the 18th instant, in relation to manufacturing and issuing bars 925 fine.

Your letter does not state whether gold or silver bars are required; and while the law does not specify that other than fine or standard bars may be prepared, yet the regulations and instructions (page 7) make provision for the manufacture of sterling silver bars.

Silver bullion received for return in sterling bars would be subject to the

parting and refining charges, if those operations be required, and a bar charge of one-third ($\frac{1}{3}$) of a cent per ounce gross, which covers also the alloy charge.

Very respectfully,

R. C. Preston

Acting Director

A. Loudon Snowden, Esq.,

Supt. Mint,

Philadelphia.

F.E.

Treasury Department,
Bureau of the Mint,
Washington, D.C.,
October 19, 1882

Sir:

I have received your letter of the 18th instant, in relation to manufacturing and issuing bars 925 fine.

Your letter does not state whether gold or silver bars are required; and while the law does not specify that other than fine or standard bars may be prepared, yet the regulations and instructions (page 7) make provision for the manufacture of sterling silver bars.

Silver bullion received return in sterling bars would be subject to the parting and refining charges, if those operations be required, and a bar charge of one-third ($1/3$) of a cent per ounce gross, which covers also the alloy charge.

Very respectfully,
R.E. Preston
Acting Director

A. Loudon Snowden, Esq.,
Supt. Mint,
Philadelphia.